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7	Officed States of Afficia
8	
9	IN
10	FOR 7
11	
12	UNITED STATES OF AM
13	Plaintiff,
14	
15	V.
16	APRYL WESTON and MA
17	Defendants.
18	
19	IT IS HEREBY STI
20	counsel that the status confe
21	captioned defendants in this
22	the Honorable Barbara A. M.
23	financial records in discover
24	for discovery review, settler
25	under the Speedy Trial Act
26	justice, including but not lin
27	investigation pursuant to 18

28

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IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

Case No. 1:22-cr-00129-DAD-BAM

STIPULATION TO CONTINUE STATUS CONFERENCE; ORDER

APRYL WESTON and MAKIAH MILES,

IT IS HEREBY STIPULATED by and between the parties through their respective ounsel that the status conference scheduled for July 26, 2023, at 1:00 p.m., for the aboveaptioned defendants in this case may be continued until October 11, 2023, at 1:00 p.m., before e Honorable Barbara A. McAuliffe. The government has produced thousands of pages of nancial records in discovery. Defense counsel has further investigation to perform and the need or discovery review, settlement exploration, and trial preparation. The parties agree that time nder the Speedy Trial Act shall be excluded through October 11, 2023, in the interests of stice, including but not limited to, the need for effective defense preparation and defense expression versuant to 18 U.S.C. §§ 3161(h)(7)(A) and 3161(h)(7)(B)(i) and (iv). The parties

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/s/ James Homola James Homola Counsel for Makiah Miles /s/ Erin Snider Erin Snider Counsel for Apryl Weston
James Homola Counsel for Makiah Miles /s/ Erin Snider Erin Snider Counsel for Apryl Weston /s/ Joseph Barton
James Homola Counsel for Makiah Miles /s/ Erin Snider Erin Snider Counsel for Apryl Weston /s/ Joseph Barton
/s/ Erin Snider Erin Snider Counsel for Apryl Weston
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PHILLIP A. TALBERT 1 United States Attorney JOSEPH D. BARTOŇ 2 Assistant United States Attorney 3 2500 Tulare Street, Suite 4401 Fresno, CA 93721 4 Telephone: (559) 497-4000 Facsimile: (559) 497-4099 5 6 Attorneys for Plaintiff United States of America 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE EASTERN DISTRICT OF CALIFORNIA 10 11 Case No. 1:22-cr-00129-DAD-BAM UNITED STATES OF AMERICA 12 Plaintiff. ORDER 13 v. 14 APRYL WESTON and MAKIAH MILES, 15 16 Defendants. 17 Upon the parties' stipulation and for good cause shown, the status conference that is 18 scheduled for July 26, 2023, at 1:00 p.m. for the above-captioned defendants is continued until 19 October 11, 2023, at 1:00 p.m., before the Honorable Barbara A. McAuliffe. The period 20 through October 11, 2023, inclusive, is excluded pursuant to 18 U.S.C. §§ 3161(h)(7)(A) and 21 3161(h)(7)(B)(i) and (iv). 22 IT IS SO ORDERED. 23 24 Dated: **July 19, 2023** 25 26 27 28

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